STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice District Court Division
Name And Address Of Plaintiff(s)	
VERSUS Name And Address Of Defendant(s)	MOTION AND ORDER TO WAIVE CUSTODY MEDIATION
MO	G.S. 50-13.1(c)
	dy/visitation case through the mandatory custody mediation  50) miles from the Court.
<ul> <li>□ 3. The parties have agreed to private mediation subje</li> <li>□ 4. The other party has abused or neglected the minor</li> <li>□ 5. The other party □ suffers from alcoholism.</li> <li>□ 6. The other party has severe psychological, psychiat</li> <li>I UNDERSTAND THAT I WILL HAVE TO APPEAR IN COSTATEMENTS I HAVE CHECKED ABOVE.</li> </ul>	child(ren) involved in the case.  □ abuses drugs. □ abuses me.  ric, or emotional problems.
Date Signature Of Movant	Plaintiff Defendant
NOTICE	OF HEARING
set out below. You must be present if you wish to be hea	y Mediation will be heard on the date, time and at the location rd.
Date Of Hearing Time Of Hearing AM	Location Of Hearing
Date	Signature Of Movant
CERTIFICA	TE OF SERVICE
I certify that on the date of mailing shown below a copy of at the address listed above by depositing a copy in a post depository under the exclusive care and custody of the Ur	this Motion and Notice was served on the opposing party(ies) -paid, properly addressed envelope in a post office or official nited States Postal Service.
Date Of Mailing Date Of Certification	Signature Of Movant
NOTE TO MOVING PARTY: Obtain from the Clerk a date, the Notice of Hearing. Date and sign the Notice of Hearing and of Service and file the original with the Clerk.	ime and location for a hearing on this Motion. Fill in that information in mail a copy to the other party by regular mail. Complete the Certificate
AOC-CV-632, New 4/99	(Over)

© 1999 Administrative Office of the Courts

The Court concludes that the movant has shown good cause to waive mediation under the mandatory custody     mediation program, and the motion is allowed.	ORDER		
mediation program, and the motion is allowed.		. The Court concludes that the movant has shown g mediation program, and the motion is allowed.	
2. Mandatory custody mediation is waived because the case is being referred to private mediation. If private mediation is unsuccessful, then the case is to be returned to Court for referral to the mandatory custody mediation program.		mediation is unsuccessful, then the case is to be re-	
3. The motion is denied and it is ordered that this case be referred to the custody mediation program for mediation all unresolved custody and visitation issues in the case.			
Date Name Of District Court Judge (Type Or Print) Signature Of District Court Judge	int) Signature Of District Court Judge	Name Of District Court Judge (Type Or Print)	Date